UNITED STATES DISTRICT COURT

for the Central District of California

In the Matter of the Search of)
Two Parcels in the Custody of the United States Postal Inspection Service in Los Angeles, California) Case No. 2:24-MJ-02951)
APPLICATION FOR A WARRANT BY TEL	EPHONE OR OTHER RELIABLE ELECTRONIC MEANS
I, a federal law enforcement officer or an att penalty of perjury that I have reason to believe that of	orney for the government, request a search warrant and state under on the following person or property:
See Attachment A	
located in the Central District of California, there is	now concealed (identify the person or describe the property to be seized):
See Attachment B	
The basis for the search under Fed. R. Crim.	P. 41(c) is (check one or more):
⊠ evidence of a crime;	
	items illegally possessed;
⊠ property designed for use, intended	for use, or used in committing a crime;
a person to be arrested or a person w	who is unlawfully restrained.
The search is related to a violation of:	
Code Section	Offense Description
21 U.S.C. § 846 Conspiracy and a	possession with intent to distribute a controlled substance
The application is based on these facts:	·
See attached Affidavit	
□ Continued on the attached sheet.	
☐ Delayed notice ofdays (give exacunder 18 U.S.C. § 3103a, the basis of which is	t ending date if more than 30 days:) is requested set forth on the attached sheet.
	/s/
	Applicant's signature
	TFO Zachary Sumpter, United States Postal Inspection Service
An extent of the state of the state	Printed name and title
Attested to by the applicant in accordance with the requ	irements of Fed. R. Crim. P. 4.1 by telephone.
Date:	
	Judge's signature
City and state: Los Angeles, CA	Hon. Stephanie S. Christensen, United States Magistrate Judge Printed name and title

AUSA: Jeremy K. Beecher (x5429)

ATTACHMENT A

PARCELS TO BE SEARCHED

The following United States Postal Service ("USPS") parcels are currently in the custody of the United States Postal Inspection Service in Los Angeles, California:

- a. SUBJECT PARCEL 1 is a United States Postal
 Service Priority Mail parcel with tracking number 9505 5138 1311
 4097 6192 99. SUBJECT PARCEL 1 is a large, white USPS Flat Rate
 Box addressed to "Sophia Garcia, 91-962 Laaulu st. "38A" EWA
 Beach Hi. 96706." The return address listed on SUBJECT PARCEL 1
 is "Robert Garcia, 5371 Bain St, Mira Loma CA 91752. SUBJECT
 PARCEL 1 was postmarked on April 6, 2024, in the 91752 Zip code.
- b. SUBJECT PARCEL 2 is a is a USPS Priority Mail parcel with tracking number 9505 5138 1312 4097 9392 11.

 SUBJECT PARCEL 2 is a large, white USPS Flat Rate Box addressed to "Casey GuerreRo, 4149 GuadalcaNal, Circle. uNit "D".,

 Kapolei, Hi 96707." The return address listed on SUBJECT PARCEL 2 is "Robert Garcia, 5371 Bain St, Mira LomA CA 91752.".

 SUBJECT PARCEL 2 was postmarked on April 6, 2024, in the 91752 Zip code.

ATTACHMENT B

ITEMS TO BE SEIZED

The items to be seized are evidence, contraband, fruits, and instrumentalities of violations of Title 21, United States Code, Sections 841(a)(1) (distribution and possession with intent to distribute a controlled substance), 846 (conspiracy to distribute or possess with intent to distribute a controlled substance), and 843(b) (unlawful use of a communication facility, including the mails, to facilitate the distribution of a controlled substance), namely:

- a. Any controlled substances, including marijuana;
- b. Currency, money orders, bank checks, or similar monetary instruments in aggregate quantities over \$1,000; and
- c. Parcel wrappings, and any associated packaging material.

AFFIDAVIT

I, Zachary Sumpter, being duly sworn, declare and state as
follows:

I. PURPOSE OF AFFIDAVIT

- 1. This affidavit is made in support of an application for a warrant to search the following two United States Postal Service ("USPS") Priority Mail parcels in the custody of the United States Postal Inspection Service ("USPIS") in Los Angeles, California, within the Central District of California, as described more fully in Attachment A:
- a. A USPS Priority Mail parcel bearing tracking number 9505 5138 1311 4097 6192 99 ("SUBJECT PARCEL 1"); and
- b. A USPS Priority Mail parcel bearing tracking number 9505 5138 1312 4097 9392 11 ("SUBJECT PARCEL 2"; together with SUBJECT PARCEL 1, "the SUBJECT PARCELS").
- 2. The requested search warrant seeks authorization to seize evidence, fruits, and instrumentalities of violations of Title 21, United States Code, Sections 841(a)(1) (distribution and possession with intent to distribute a controlled substance), 846 (conspiracy to distribute or possess with intent to distribute a controlled substance), and 843(b) (unlawful use of a communication facility, including the mails, to facilitate the distribution of a controlled substance) (the "Subject Offenses"), as described more fully in Attachment B.

 Attachments A and B are incorporated by reference herein.
- 3. The facts set forth in this affidavit are based upon my personal observations, my training and experience, and

information obtained from various law enforcement personnel and witnesses. This affidavit is intended to show merely that there is sufficient probable cause for the requested warrant and does not purport to set forth all of my knowledge of or investigation into this matter. Unless specifically indicated otherwise, all conversations and statements described in this affidavit are related in substance and in part only.

II. TRAINING AND EXPERIENCE

- 4. I am a Task Force Officer ("TFO") with the USPIS and have been so since November 2021. I am currently assigned as a TFO to the Contraband Interdiction and Investigations South Team of the Los Angeles Division, which is responsible for investigating drug trafficking involving the United States Mail. Prior to being assigned as a TFO with the USPIS, I worked patrol as a full-time sworn law enforcement officer with the Chino Police Department.
- 5. I have received training and have experience investigating violations of state and federal narcotics and money laundering laws. I have been involved in various electronic surveillance methods including state and federal wiretap investigations, the debriefing of informants and witnesses, as well as others who have knowledge of the manufacturing, distribution, transportation, storage, and importation of controlled substances, and the laundering of drug proceeds. I have participated in many aspects of drug investigations, including investigations into the smuggling of illegal drugs, money laundering, and extortion related to drug

trafficking. I am familiar with narcotics traffickers' methods of operation, including the manufacturing, storage, transportation, and distribution of narcotics, the collection of money that represents the proceeds of narcotics trafficking, and money laundering. I am familiar with how drug traffickers use counter-surveillance techniques to avoid detection by law enforcement.

III. SUMMARY OF PROBABLE CAUSE

- 6. On May 9, 2024, at the Los Angeles USPS Processing and Distribution Center in Los Angeles, California, I identified the SUBJECT PARCELS as meeting some of the following criteria common to packages containing contraband, including that they were excessively taped, contained handwritten labels, lacked business account numbers, and, according to law enforcement databases, contained sender and recipient names that were not associated with their respective listed addresses.
- 7. Additionally, on May 15, 2024, a trained drug detection dog alerted to each of the SUBJECT PARCELS for the presence of drugs or other items, such as the proceeds of drug sales that have been contaminated by drugs.

IV. STATEMENT OF PROBABLE CAUSE

A. Background on Use of Mails for Drug Trafficking

- 8. Based on my training and experience as a TFO, and the experiences related to me by Postal Inspectors who specialize in drug investigations, I know the following:
- a. Los Angeles is a significant source area for controlled substances. Controlled substances are frequently

transported from the Los Angeles area via USPS mail, and the proceeds from the sale of controlled substances are frequently returned to the Los Angeles area via USPS mail. These proceeds are generally in the form of money orders, bank checks, or similar monetary instruments in an amount over \$1,000. Based on my training and experience, I know that proceeds from the sale of controlled substances often contain the odor of drugs because they have been contaminated by or associated with the odor of one or more drugs.

- b. Drug distributors often use USPS Priority Mail Express, which is the USPS overnight/next day delivery mail product, or Priority Mail Service, which is the USPS two-to-three-day delivery mail product. Drug distributors use the Priority Mail Express delivery service because of its speed, reliability, and the ability to track the parcel's progress to delivery. Drug distributors use the Priority Mail delivery service because it provides them more time for travel between states if they decide to follow their shipments to their destination for distribution. Also, by adding delivery confirmation to a Priority Mail parcel, drug traffickers have the ability to track the parcel's progress to the intended delivery point, as if the parcel had been mailed using the Priority Mail 2-Day Service.
- 9. The following indicia suggest that a parcel may contain drugs or drug distribution proceeds:
- a. The parcel is contained in a Large Flat Rate cardboard box;

- b. The parcel bears a handwritten or typed label, whether USPS Express Mail or Priority Mail;
- c. The handwritten or typed label on the parcel does not contain a business account number;
- d. All of the seams of the parcel are taped or glued shut;
- e. The parcel emits an odor of a cleaning agent or adhesive or spray foam that can be detected by a human; and
- f. Multiple parcels are mailed by the same individual, on the same day, from different locations.
- 10. Parcels exhibiting such indicia may be subject to further investigation, which may include verification of the addressee and return addresses.
- 11. I know from my training and experience that drug traffickers often use fictitious or incomplete names and addresses in an effort to conceal their identities from law enforcement officers investigating these types of cases. To the extent that real addresses are ever used, it is only to lend a legitimate appearance to the parcel and is almost always paired with a false name.

B. Initial Investigation of the SUBJECT PARCELS

12. On May 9, 2024, I was alerted to the SUBJECT PARCELS based on an analysis of USPS business records, which revealed that the IP address that was being used to track the SUBJECT PARCELS is the same IP address that was used to track a parcel seized on April 17, 2024, from the Ontario, California, Post Office. The seized parcel from April 17, 2024, which was opened

pursuant to a federal search warrant issued in the Eastern
District of Pennsylvania, contained approximately 2,171.57 grams
of suspected fentanyl.

- 13. According to USPS business records I reviewed, the SUBJECT PARCELS were both mailed from the Mira Loma Post Office, located at 10798 Jurupa Road, Jurupa Valley, CA 91752.
- 14. Based on my investigation of the SUBJECT PARCELS, I have determined the following:
- a. SUBJECT PARCEL 1 is a USPS Priority Mail parcel bearing tracking number 9505 5138 1311 4097 6192 99. SUBJECT PARCEL 1 is a large, white USPS Flat Rate Box. SUBJECT PARCEL 1 is wrapped in copious amounts of clear tape, has handwritten address information, and does not contain a business account number. According to CLEAR¹ database records, the return address listed on SUBJECT PARCEL 1 "5371 Bain St, Mira Loma CA 91752" is a legitimate address but is not associated with the listed sender, "Robert Garcia." The recipient address listed on SUBJECT PARCEL 1 "91-962 Laaulu st. "38A" EWA Beach Hi. 96706" also is a legitimate address but is not associated with the listed recipient, "Sophia Garcia."
- b. SUBJECT PARCEL 2 is a USPS Priority Mail parcel bearing tracking number 9505 5138 1312 4097 9392 11. SUBJECT PARCEL 2 is large, white USPS Flat Rate Box. SUBJECT PARCEL 2 is wrapped in copious amounts of clear tape, has handwritten address information, and does not contain a business account

¹ CLEAR is a public information database used by law enforcement that provides names, addresses, telephone numbers, and other identifying information.

number. According to CLEAR database records, the return address listed on SUBJECT PARCEL 2 - "5371 Bain St, Mira LomA CA 91752" is a legitimate address, but is not associated with the listed sender, "Robert Garcia." The recipient address listed on SUBJECT PARCEL 2 - "4149 GuadalcaNal, Circle. uNit "D"., Kapolei, Hi 96707" - also is a legitimate address, but is not associated with the listed recipient, "Casey GuerreRo."

15. The SUBJECT PARCELS are currently detained by USPIS Investigative Support Analyst ("ISA") Tracy Diaz in Los Angeles, California.

C. Drug Detection Dog Alerts to the SUBJECT PARCELS

16. On May 15, 2024, based on the suspicious characteristics of the SUBJECT PARCELS, Chino Police Department Officer Angel Bran had his trained drug detection dog, "Cyra," examine the exterior of the SUBJECT PARCELS. I learned from Officer Bran that Cyra separately gave a positive alert to each SUBJECT PARCEL, indicating the presence of controlled substances or other items, such as the proceeds of controlled substances, which have been recently contaminated with the odor of controlled substances. Attached hereto as Exhibit 1, which I incorporate fully herein by reference, is a document setting forth information provided by Officer Bran regarding Cyra's training and history in detecting controlled substances, and the examination of the SUBJECT PARCELS.

V. CONCLUSION

17. For the reasons above, there is probable cause to believe that the SUBJECT PARCELS, as described in Attachment A,

contain evidence, fruits, and instrumentalities of violations of Title 21, United States Code, Sections 841(a)(1) (distribution and possession with intent to distribute a controlled substance), 846 (conspiracy to distribute or possess with intent to distribute a controlled substance), and 843(b) (unlawful use of a communication facility, including the mails, to facilitate the distribution of a controlled substance), as described in Attachment B.

Attested to by the applicant in accordance with the requirements of Fed. R. Crim. P. 4.1 by telephone on this __ day of May 2024.

HONORABLE STEPHANIE S. CHRISTENSEN UNITED STATES MAGISTRATE JUDGE

EXHIBIT 1

HANDLER ANGEL BRAN AND K9 "CYRA"

I, *Officer Angel Bran*, I have been a Peace Officer since 2013 and have been present at hundreds of drug investigations since the start of my career. I have received formal training from the San Bernardino County Sheriff's Department, Chino Police Department and the California Narcotic Officers' Association on drug recognition and symptomology.

I attended the Adlerhorst Police Dog Handler Course in June 2019 with *Police Service Dog (PSD) Cyra*. I received 240 hours of instruction in basic police dog handling skills. PSD Cyra and I were certified as a patrol team in August 2019. In August 2020, PSD Cyra and I attended the Adlerhorst Police Dog School Drug Detection Class. During this course, PSD Cyra and I receive 240 hours of instruction in the detection of the odor of illegal drugs. In September 2020, PSD Cyra and I passed a certification test in the detection of the odor of illegal drugs. During this course, I personally observed PSD Cyra alert to the presence of the odor of an illegal drug. I am familiar and knowledgeable in the behavior's PSD Cyra engages in when she detects the odor of illegal drugs.

In November of 2020, PSD Cyra and I were recertified in patrol operations by Adlerhorst. In September 2021, 2022, and 2023 PSD Cyra and I were recertified as a patrol team (patrol operations and drug detection) by the Los Angeles County Police Canine Association. I do continual training with PSD Cyra through Adlerhorst International and out in the field during patrol or training sites hosted by different police departments. The training includes various hiding locations including, but not limited to: vehicles, buildings, bags, parcels, and open areas. This training also includes proofing PSD Cyra on novel odors such as: plastic, boxes, latex, tape, metal, money (circulated and uncirculated) and food. I also proof PSD Cyra off my human odor. This training is on-going and continual.

On 05/15/2024 at approximately 1440 hours, Postal Inspector Sumpter asked the assistance of PSD Cyra and I in a narcotic parcel investigation. PSD Cyra alerted to the presence of the odor of an illegal drug emitting from the following:

USPS parcel #1: 9505 5138 1311 4097 6192 99

USPS parcel #2: 9505 5138 1312 4097 9392 11

Angel Bran

K9 Officer Angel Bran ID#3655

Chino Police Department

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